UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

TRUE RETURN SYSTEMS LLC,	
Plaintiff,	
v.	Case No. 1-22-cv-08483-JPC
COMPOUND PROTOCOL,	
Defendant.	

DECLARATION OF DAVID A. BOAG IN SUPPORT OF PLAINTIFF'S EX PARTE MOTION FOR LEAVE TO SERVE DEFENDANT COMPOUND PROTOCOL BY ELECTRONIC MEANS

- I, David A. Boag, declare as follows:
- 1. I am over the age of 18 and a member in good standing of the State Bar of New York and certified to practice before this Court. I am the principal of Boag Law, PLLC, counsel of record for plaintiff True Return Systems, LLC ("TRS" or "Plaintiff").
- 2. I attest that the attached Exhibits in Support of Plaintiff's Ex Parte Motion for Leave to Serve Defendant Compound Protocol by Electronic Means are true and correct.
- 3. I make this declaration based upon personal knowledge, and I could and would competently testify to the facts stated herein if called to do so.
- 4. Exhibit A is a true and correct copy of a screen printout from https://docs.compound.finance, which was retrieved on February 1, 2023.
- 5. Exhibit B is a true and correct copy of a screen printout from https://tokenterminal.com/terminal/projects/compound/revenue-share, which was retrieved on February 1, 2023.

- 6. Exhibit C is a true and correct copy of a screen printout from https://docs.compound.finance/v2/governance, which was retrieved on February 1, 2023.
- 7. Exhibit D is a true and correct copy of a screen printout from https://tokenterminal.com/terminal/projects/compound and selecting the menu selection "Total value locked" which was retrieved on February 1, 2023.
- 8. Exhibit E is a true and correct copy of a screen printout of https://medium.com/compound-finance/compound-community-ownership-ee0ed1252cc3, which was retrieved on February 1, 2023.
- 9. Exhibit F is a true and correct copy of a screen printout from https://twitter.com/compoundfinance/status/1564695152626655234, which was retrieved on February 1, 2023.
- 10. Exhibit G is a true and correct copy of a screen printout from https://twitter.com/compoundfinance/status/1449148429058260992, which was retrieved on February 1, 2023.
- 11. Exhibit H is a true and correct copy of a screen printout from http://www.comp.xyz, which was retrieved on February 1, 2023.
- 12. Exhibit I is a true and correct copy of a screen printout from https://twitter.com/compoundfinance, which was retrieved on February 1, 2023.
- 13. Exhibit J is a true and correct copy of a screen printout from https://twitter.com/compgovernance/status/1619022795622551565>, which was retrieved on February 1, 2023.

- 14. Exhibit K is a true and correct copy of a screen printout from https://www.comp.xyz/t/liquidation-event-handling-and-collateral-reserves/3684, which was retrieved on February 1, 2023.
- 15. Exhibit L is a true and correct copy of a screen printout from https://compound.finance/governance/proposals/132, which was retrieved on February 1, 2023.
- 16. Exhibit M is a true and correct copy of a screen printout from https://twitter.com/InventFi/status/1501974258846732291, which was retrieved on February 1, 2023.
- 17. Exhibit N is a true and correct copy of a screen printout from https://www.comp.xyz/t/re-compound-s-use-of-u-s-patent-no-10-025-797-method-and-system-for-separating-storage-and-process-of-a-computerized-ledger-for-improved-function/3064, which was retrieved on February 1, 2023.
- 18. Immediately after the commencement of this action on October 12, 2022, I provided copies of the Complaint, Summons, supporting materials, and a letter requesting waiver of service to Compound Protocol via the Compound Protocol Forum.
- 19. Exhibit O is a true and correct copy of a message I received after posting the Summons and Complaint to the www.comp.xyz forum on October 12, 2022. To the best of my knowledge, the post was never released by the administrator.
- 20. Exhibit P is a true and correct copy of a screen printout from https://twitter.com/BOAGIP/status/1580298126790782976, which was retrieved on February 1, 2023. As of this Declaration, the post had approximately 768 impressions and 36 engagements.

21. Exhibit Q is a true and correct copy of a screen printout from https://twitter.com/BOAGIP/status/1547566736999755780, which was retrieved on February 1, 2023.

22. Contemporaneously with the Exhibit Q posting, I submitted the same letter and prefiling complaint to the Compound Forum at www.comp.xyz. To the best of my knowledge, the submission was not released by the administrator.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

DATED this 1st day of February, 2023.

David A. Boag